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FROM: Douglas M. Hamilton	TELEPHONE: 303/607-3500
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DATE: August 9, 2005	TIME: _____.m. (Denver)
NUMBER OF PAGES (including this page): 4	F&B FILE: 75851-313563 0168
To: Commissioner for Patents United States Patent & Trademark Office	Telephone: Fax: (571) 273-8300

MESSAGE**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Applicant(s): Brady R. Dow	Att'y. Docket No.: 75851-313563
Serial No.: 10/091,661	Examiner:
Filing Date: March 5, 2002	Group Art Unit: Confirmation No.:
Title: SYSTEMS AND METHODS FOR USING A CONVERSATION CONTROL SYSTEM IN RELATION TO PLURALITY OF ENTITIES	

CERTIFICATE OF TRANSMISSION BY FACSIMILE (37 CFR 1.8)

I hereby certify that the following documents are being facsimile transmitted to the United States Patent and Trademark Office Fax No. (571) 273-8300 on August 9, 2005:

1. Power of Attorney and Correspondence Address Indication Form

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(Typed or Printed Name of Person Signing Certificate)

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Aug-05 05 10:43am From-FAEGRE&BENSON LLP

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T-413 P.02/04 F-933

Aug 05 05 03:58p John F. Harvat

801.235.8999

008/003

P.3

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and
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INDICATION FORM**

PTO-842 (7-04)
Approved for use through 11/02/2001. GSA GEN-02-020
U.S. Patent and Trademark Office U.S. DEPARTMENT OF COMMERCE
12/03/2000

Application Number	10/601,681
Filing Date	March 5, 2002
First Named Inventor	Brady Dow
Title	Systems & Methods for Using a
Art Unit	
Examiner Name	
Attorney Docket Number	76881-313583

I hereby revoke all previous powers of attorney given in the above-identified application.

I hereby appoint:

Practitioners associated w/ the Customer Number:

36857

CR

Practitioner(s) named below:

Name	Registration Number

as my/our attorney(s) or agent(s) to prosecute the application identified above, and to transact all business in the United States Patent and Trademark Office connected therewith.

Please recognize or change the correspondence address for the above-mentioned application to:

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I am the:

Applicant/Inventor.

Attorney or record of the entity listed. See 37 CFR 3.71.

Statement under 37 CFR 3.72(d) is enclosed. (Form PTO-849-02)

SIGNATURE OR APPROVAL OR ASSIGNMENT OF RECORD

Signature	John F. Harvat	Date	8-3-05
Name	Arthur Fawcett Coombs	Telephone	801-235-1811

Title and Company: President - Xanadu Corporation

NOTE: Signature of all the inventors or assignees of record of the entire interest or their representatives (if more than one) is required. See below.

(2) "Total of 1 forms are submitted.

The submission of multiple forms is required by 37 CFR 3.1(b). If you are unable to complete a single form, please submit an application, continuing as provided by 37 CFR 3.1(e). The continuation is required if the original application contains more than one claim. Any continuation filed must contain a statement of nonobviousness and a declaration under 37 CFR 1.13. The continuation must be filed within two months of the filing date of the original application. The continuation must be filed with the Commissioner, U.S. Patent and Trademark Office, 1801 15th Street, NW, Washington, DC 20591-3428. DO NOT SEND FAX OR COPY-STATE FORMS TO THIS ADDRESS. SEND THE CONTINUATION TO THE COMMERCIAL PATENT OFFICE, P.O. BOX 9000, MARYLAND 20738-9000. If you need assistance in completing the form, call 1-800-PTO-9999 and select option 2.

BEST AVAILABLE COPY

PATENT AND INTELLECTUAL PROPERTY ASSIGNMENT AGREEMENT

THIS AGREEMENT is made the 27th day of September 2004 by and between KomBea Corporation ("Assignee"), a company incorporated in the State of Delaware, and KomBia LLC ("Assignor"), a Utah limited liability company.

WHEREAS, Assignor and Assignee are parties to an Asset Purchase Agreement dated September 27th 2004, pursuant to which Assignee agrees to assign to Assignor its title, rights and interest in and to the patent and patent applications described in Schedule I;

WHEREAS, Assignor and Assignee wish to document by formal assignment to Assignee of Assignor's title, interest and rights in and to the patent and patent applications.

Assignor and Assignee therefore agree as follows:

1. "Assigned Patents" shall mean the issued U.S. patents and patent applications listed on Schedule I, including, but not limited to, (i) all know-how, trade secrets, discoveries, concepts, ideas, technologies, whether patentable or not, including processes, methods, formulas and techniques related to the foregoing, any and all written, unpatented technical or scientific information developed or acquired by Assignor, including notebooks, research data, research memoranda, computer software (including source code), computer records, developer's notes, consultant reports, research reports from third parties, abandoned patent applications, invention disclosures, patentability reports and searches, patent and literature references, and the like developed or acquired before the date hereof related to such patents and patent applications; (ii) any and all copyrights, copyright registrations and copyrightable subject matter owned or controlled by Assignor related to such patents and patent applications; and (iii) any trademarks related to such patents or patent applications.

2. For good and valuable consideration, receipt of which is hereby acknowledged, Assignor hereby assigns to Assignee all of the right, title and interest in (i) the inventions disclosed in any patent or application listed on Schedule I, (ii) the Assigned Patents, (iii) any U.S. or foreign Letters Patent which may issue from any application listed on Schedule I, and (iv) all divisions, continuations, reissues, re-examinations and extensions of the patents and applications listed on Schedule I. Assignor further acknowledges that included in this assignment is the right to bring suit to enforce any of the Assigned Patents against activities which occurred before the date of this Agreement.

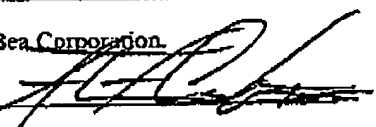
3. Assignor agrees to execute upon the request of Assignee any assignment paper or other document reasonably necessary to evidence the assignment of the rights hereunder to Assignee, and agrees to cooperate with Assignee in all other matters relating to the assignment of these rights to Assignee.

4. This Agreement shall be construed in accordance with and governed by the laws of the State of Utah, excluding any choice of law rules which direct the application of the laws of another jurisdiction.

5. This Agreement, together with the Asset Purchase Agreement, constitutes the sole understanding of the parties with respect to the transactions provided herein and supersedes and merges herein any previous agreements and understandings, oral and written, between the parties hereto with respect to the subject matter hereof.

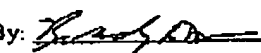
IN WITNESS WHEREOF, this Agreement was executed by KomBea Corporation and KomBia LLC on Sept 27, 2004.

KomBea Corporation

By: 

Name: Arthur F. Coombs III
Title: President & CEO

KomBia, LLC

By: 
Name: Brady Dow
Title: Managing Partner

Schedule 1

Application Number	Date
Provisional Patent Application 60/317,199	09/04/2001
Patent Application 10/091,652	03/05/2002
Patent Application 10/091,651	03/05/2002

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Patent Assignment
Page 2 of 2

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